

UNITED STATES DEPARTMENT OF COMMERCE

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SERIAL NUMBER	FILING DATE	FIRST NAMED APPLICANT		ATTORNEY DOCKETT NO.
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				EXAMINER
			ART UNIT	PAPER NUMBER
				9
			DATE MAILED:	,
All participants (applican		EXAMINER INTERVIEW SUMMARY RECO	ארט	
i Anga (A	La final de la	1		
(1) TYPKON	y vom tiet	(3)		
(2) MANK	D'. Elchuc	(4)		
Date of Interview	427 95			
Type: Stelephonic Personal (copy is given to applicant applicant's representative).				
Exhibit shown or demonstration conducted: Yes St. No. If yes, brief description:				
Agreement 📈 was reached with respect to some or all of the claims in question. 🗆 was not reached.				
Claims discussed:	5			
		In ~		
Identification of prior art	discussed:	110		
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Description of the genera		reed to if an agreement was reached, or any other con	nments:	
Tota	8 W4-5 0	greed to change	~ mis	selled
word (chain)	to "chair" in the	clain	to dante
000				•
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(A fuller description, if ne	ecessary, and a copy of t	he amendments, if available, which the examiner agre	ed would render the	claims allowable must be
attached. Also, where no copy of the amendments which would render the claims allowable is available, a summary thereof must be attached.)				
□ 1. It is not necessary for applicant to provide a separate record of the substance of the interview. Unless the paragraph below has been checked to indicate to the contrary, A FORMAL WRITTEN RESPONSE TO THE LAST OFFICE ACTION IS NOT				
WAIVED AND MUST INCLUDE THE SUBSTANCE OF THE INTERVIEW (e.g., items 1-7 on the reverse side of this form). If a response to the last Office action has already been filed, then applicant is given one month from this interview date to provide a statement of the substance of the interview.				
requirements th	at may be present in the ements of the last Office	v above (including any attachments) reflects a complet last Office action, and since the claims are now allow action. Applicant is not relieved from providing a sep	able, this completed	form is considered to fulfill the

PTOL-413 (REV. 2 -93)